### PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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Anslation interna	PATENT COOPERA	ATION TRE	ATY	PCT/JP2003/	
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INTERNA	TIONAL PRELIMINA	RY EXAMINA	ATION REP	PORT	
	(PCT Article 36				
Applicant's or agent's file reference 5023-001PCT	FOR FURTHER ACTI	1101111111111		onal 16)	
International application No. PCT/JP2003/007185	International filing date (of June 2003 (0			(day/month/year) le 2002 (06.06.2002)	
International Patent Classification (IPC) CO8F 2/00, CO8J 3/12, CO9J	or national classification and I 9/02, 201/00, C09C 3/06, H	PC 101B 5/02			
Applicant	SONY CHEMICALS	CORPORATIO	ON		
amended and are the bas 70.16 and Section 607 o  These annexes consist o  3. This report contains indication  I Basis of the reg  II Priority  III Non-establish  IV Lack of unity  V Reasoned stat citations and e  VI Certain docum	npanied by ANNEXES, i.e., shis for this report and/or sheets of the Administrative Instruction of a total ofship is relating to the following itemportship is relating to the following itemportship is regard to of inventionship is replaced by the following item is relating to the following item portship is relating to the following item port	neets of the descrip containing rectifins under the PCT) neets.  It is:  novelty, inventive the regard to novelty tatement	e step and industry, inventive step	trial applicability or industrial applicability	
Date of submission of the demand		Date of complete			
06 October 2003 (	(06.10.2003)			04 (25.03.2004)	
Name and mailing address of the IPI	ЕА/ЈР	Authorized offic	er		
Facsimile No.		Telephone No.			

Form PCT/IPEA/409 (cover sheet) (July 1998)

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

### PCT/JP2003/007185

I. Basis of the report						
1. With regard to the elements of the international application:*						
the international application as originally filed						
the description:						
pages, as or	iginally filed					
pages, filed wit						
pages, filed with the letter of						
the claims:						
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the drawings:						
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pages, filed with the letter of						
the sequence listing part of the description:						
pages, as o	riginally filed					
pages, filed wit						
pages, filed with the letter of						
<ol> <li>With regard to the language, all the elements marked above were available or furnished to this Authority in the lang the international application was filed, unless otherwise indicated under this item.         These elements were available or furnished to this Authority in the following language         the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).         the language of publication of the international application (under Rule 48.3(b)).         the language of the translation furnished for the purposes of international preliminary examination (under R or 55.3).</li> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the preliminary examination was carried out on the basis of the sequence listing:         <ul> <li>contained in the international application in written form.</li> <li>filed together with the international application in computer readable form.</li> <li>furnished subsequently to this Authority in written form.</li> <li>furnished subsequently to this Authority in computer readable form.</li> <li>The statement that the subsequently furnished written sequence listing does not go beyond the disclinternational application as filed has been furnished.</li> <li>The statement that the information recorded in computer readable form is identical to the written sequence been furnished.</li> </ul> </li> </ol>	which is: ule 55.2 and/ international					
4. The amendments have resulted in the cancellation of:  the description, pages the claims, Nos. the drawings, sheets/fig  This report has been established as if (some of) the amendments had not been made, since they have been combeyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**  **Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 ain this report as "originally filed" and are not annexed to this report since they do not contain amendments and 70.17).  ***Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.	re referred to					
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International application No. PCT/JP 03/07185

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

<b></b>					
1.	Statement				
	Novelty (N)	Claims	4-8, 13-17	YES	
		Claims	1-3, 9-12	NO	
	Inventive step (IS)	Claims	4-8, 13-17	YES	
		Claims	1-3, 9-12	NO	
	Industrial applicability (IA)	Claims	1-17	YES	
		Claims		NO	

#### 2. Citations and explanations

Claims 1-3 and 9-12

Document 1 (JP 2000-53710 A (Minnesota Mining and Manufacturing Co.), 22 February 2000) and document 2 (JP 6-1854 A (Nippon Zeon Co., Ltd.), 11 January 1994), cited in the international search report, disclose the use of an acrylic monomer as the monomer in a process whereby a treatment liquid containing a monomer is pressed through a porous membrane to form liquid droplets in an aqueous phase, and said liquid droplets are polymerized to obtain resin particles. The inventions set forth in claims 10-12 are not substantially different from the aforementioned inventions disclosed in documents 1 and 2, and are thus not novel. The inventions set forth in claims 1-3 and 9, which relate to resin particles obtained an aforementioned production process also do not differ substantially from the aforementioned inventions disclosed in documents 1 and 2 and are, therefore, also not novel.

(It should be noted that in the written reply the applicant asserts that "the properties of the resin particles, and especially compressive deformation, vary considerably depending upon the type and inclusion rate of the monomer(s) used and other production conditions, etc.". However since claims 10-12 do not delimit the

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aforementioned conditions, the assertion cannot be accepted since it is not relev	by the applicant vant to the scope
of the claims.)	

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VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

In the written reply the applicant asserts that "the properties of the resin particles, and especially compressive deformation, vary considerably depending upon the nature and inclusion rate of the monomer(s) used and other production conditions, etc.". However, the description only states that "Resin particles having a maximum compressive deformation of 60% or more are obtained ... through a porous membrane." (page 5, lines 11-13), and even when the examples of the invention and the comparative examples are considered, nowhere does the description clearly state that it might be possible to change the aforementioned maximum compressive deformation by controlling the type and inclusion rate of the monomers used and/or other production conditions in some way.

Therefore, it is not recognized that the production conditions such that "the maximum compressive deformation is 60% or more, and the load required to produce a compressive deformation of 60% is 60 mN or less" are set forth in the description to the extent that this can be achieved by a person skilled in the art.